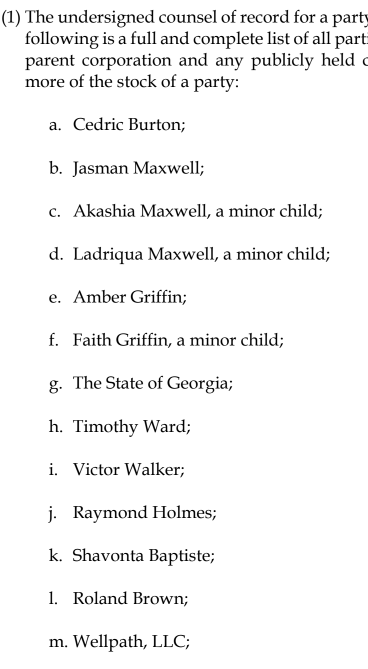
IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

CEDRIC BURTON as Administrator)
of the Estate of James Merritt Byrd;)
JASMAN MAXWELL on behalf of)
AKASHIA MAXWELL, a minor child and)
LADRIQUA MAXWELL, a minor child; and)
AMBER GRIFFIN on behalf of)
FAITH GRIFFIN, a minor child,)
)
Plaintiffs,)
)
v.)
TIMOTHY WARD, individually and)
in his official capacity as Commissioner,	í
Georgia Department of Corrections;	í
VICTOR WALKER, individually and in his	í
official capacity as Warden of Effingham County	í
Correctional Institution;	í
RAYMOND HOLMES, individually and in his	ĺ
official capacity as Corrections Officer,	ĺ
Effingham County Correctional Institution ;)
SHAVONTA BAPTISTE, individually and in her)
official capacity as Corrections Officer,)
Effingham County Correctional Institution;)
ROLAND BROWN, individually;)
WELLPATH, LLC;)
JOHN DOE 1-5, nurses at Effingham County)
Correctional Institution;)
DYNAMIC MOBILE DENTISTRY, LLC; RICHARD)
LIIPFERT, DDS, and EFFINGHAM COUNTY,)
Defendants.)

PLAINTIFFS' CERTIFICATE OF INTERESTED PERSONS AND **CORPORATE DISCLOSURE STATEMENT**

Pursuant to Local Rule 3.3, Plaintiffs file the following Certificate of Interested Persons and Corporate Disclosure Statement:

(1)	The undersigned counsel of record for a party to this action certifies that th	ıe
	following is a full and complete list of all parties to this action, including an	ıy
	parent corporation and any publicly held corporation that owns 10% of)1
	more of the stock of a party:	



n. Dynamic Mobile Dentistry;

- o. Richard Liipfert;
- p. Effingham County, Georgia; and
- q. John Doe 1-5, nurses at Effingham County Correctional Institution.
- (2) The undersigned counsel further certifies that the following is a full and complete lost of all other persons, associations of persons, firms, partnerships, or corporations having either a financial interest in or other interest which could be substantially affected by the outcome of this particular case:
 - a. The Arnold Law Firm, LLC;
 - b. William Arnold, Esq.;
 - c. The Raimey Law Firm, LLC;
 - d. Timothy A. Raimey, Esq.;
 - e. Gillespie Law Firm;
 - f. Phyillis M. Gillespie, Esq.; and
 - g. Association County Commissioners of Georgia.
 - h. Jackson A. Dial, Esq.;
- (3) The undersigned counsel further certifies that the following is a full and complete list of all persons serving as attorneys for the parties in this proceeding:
 - a. William Arnold of The Arnold Law Firm for Plaintiffs;
 - b. Timothy Raimey of The Raimey Law Firm for Plaintiffs; and
 - c. Phyllis Gillespie of Gillespie Law Firm for Plaintiffs.

The undersigned counsel, in accordance with L.R. 7.1 and 5.1(C), hereby certifies that the type font used herein is 13-point Book Antiqua.

Respectfully submitted this 19th day of December 2023.

/s/ William Arnold

William Arnold, Esquire

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/s/ Timothy Raimey

Timothy Raimey, Esquire

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/s/ Phyllis M. Gillespie

Phyllis M. Gillespie, Esquire

Gillespie Law Firm Florida Bar No. 0130801 Tennessee Bar No. 018409 1 SE Ocean Blvd Stuart, FL 34994

Ofc: 772-238-6388 Fax: 772-783-1007

Email: phyllis@gillespielawfirm.net Pending Pro Hac Vice Admission

Attorneys for Plaintiffs